IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CIVIL ACTION MARY BOARDMAN,

Plaintiff,

v.

BROWN'S SUPER STORES, et No. 13-1499

al.,

Defendants.

ORDER

TIMOTHY R. RICE U.S. MAGISTRATE JUDGE

February 2, 2015

AND NOW, on February 2, 2015, upon consideration of Plaintiff Mary Boardman's Motion for Judgment as a Matter of Law (doc. 124) and Defendant Brown's Super Stores' Response (doc. 125), it is hereby ORDERED that:

- 1. Plaintiff's Motion is GRANTED. As explained in my accompanying Memorandum Opinion, the jury lacked sufficient evidence to find that Brown's did not falsely imprison Boardman in violation of Pennsylvania law.
- 2. The Clerk of Courts is directed to enter judgment in favor of Plaintiff and against Brown's.

BY THE COURT:

TIMOTHY R. RICE

U.S. MAGISTRATE JUDGE